IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

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UNITED	STATES	OF A	$MERIC_P$	١.

v. CASE NO.: 4:20-cr-20

LAWRENCE FRANKLIN.

Defendant.

ORDER

Before the Court is Defendant Lawrence Franklin's motion for a sentence reduction due to "substantial cooperation" with the Government. (Doc. 99.)¹

Federal Rule of Criminal Procedure 35(b) "gives to the government the sole discretion over whether to file a motion for substantial assistance, and both [the Eleventh Circuit] and the Supreme Court 'long have recognized' that this discretion is 'vast.'" <u>United States v. Mancera-Patino</u>, 401 F. App'x 487, 490 (11th Cir. 2010) (quoting <u>United States v. McNeese</u>, 547 F.3d 1307, 1309 (11th Cir. 2008)). "As a result, 'federal district courts may review the government's refusal to file a substantial-assistance motion only if the defendant first makes a "substantial threshold showing" that the refusal was based upon an unconstitutional motive, such as the defendant's race or religion." <u>Id.</u> (quoting <u>McNeese</u>, 547 F.3d at 1308 (quoting <u>Wade v. United States</u>, 504 U.S. 181, 185-86 (1992))). The Eleventh Circuit has "declined to extend the scope of the district court's inquiry to include arguments that the government acted 'in bad faith' in refusing to file a substantial assistance motion." <u>Id.</u> (citations omitted).

¹ The case caption of Defendant's motion lists 3 different criminal cases, CR420-020, CR420-085, CR420-087; and the Clerk's Office filed the motion in each of the cases on January 29, 2024. On April 15, 2024, criminal case numbers 4:20-cr-20 and 4:20-cr-87 were reassigned to the undersigned. The Clerk of Court is DIRECTED to file this Order in the present case and also in case number 4:20-cr-87.

Here, Defendant has made no showing, much less a "substantial threshold showing," that the Government's failure to file a Rule 35(b) motion was based upon an unconstitutional motive.

See Doc. 99. Accordingly, his motion for a sentence reduction based on substantial assistance is **DISMISSED**. See Mancera-Patino, 401 F. App'x at 490 (holding that the district court did not err in dismissing defendant's motion to compel a sentence reduction based on substantial assistance because, in part, "he did not allege that the government's failure to file a Rule 35(b) motion was based on a constitutionally impermissible motive").

SO ORDERED, this 30th day of May, 2024.

R. STAN BAKER, CHIEF JUDGE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF GEORGIA